

## REMARKS

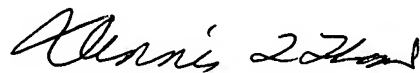
1           Claims 30 and 31 have received a final rejection under 35 U.S.C. 102(b) as  
being anticipated by Schulz (2,002,987). In the final rejection, the Examiner stated  
that Schulz discloses a peripheral section having first and second vertically  
5           extending break lines (VBL) formed therein adjacent the first and second side  
edges respectively to form longitudinally inwardly extending first and second edge  
portions (EP). Applicant can agree that Schulz does disclose a vertically extending  
break line (VBL) which is formed adjacent each of the first and second side edges  
10           respectively to form longitudinally inwardly extending first and second side edge  
portions (EP). However, the Examiner in the final rejection, did not point out how  
Schulz can anticipate the limitation that each of the peripheral sections also have a  
plurality of spaced-apart longitudinally extending break lines formed therein  
between the first and second break lines to form a plurality of angled wall sections  
15           between the first and second break lines. Fig. 18 of Schulz clearly shows that there  
are no longitudinally extending break lines (LBL) formed between the break lines at  
the side edges of the peripheral section.

          Even though Applicant sincerely believes that Schulz does not anticipate  
Claims 30 and 31 as set forth above, in a sincere effort to expedite the prosecution  
20           of this application without the necessity of filing an Appeal, Applicant has amended  
each of Claims 30 and 31 to describe that the angular wall sections which are  
formed between the first and second break lines are substantially planar. Clearly,  
Schulz does not disclose a plurality of substantially planar angled wall sections  
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1 which are positioned between the first and second break lines at the opposite ends  
of the peripheral sections of Schulz. Accordingly, Schulz cannot anticipate Claims  
30 and 31 under 35 U.S.C. 102(b). Therefore, the Examiner is requested to enter  
the Amendment and to allow the Claims.

5 No fees or extensions of time are believed to be due in connection with this  
Amendment; however, please consider this a request for any extension  
inadvertently omitted and charge any additional fees to Deposit Account  
No. 502093.

10 Respectfully submitted,



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